United States Court of Appeals

District of Columbia Circuit

DOCKETING STATEMENT

All Cases Other than Administrative Agency Cases (To be completed by appellant/petitioner)

1.	. CASE NO 2. DATE DOCKETED	
	. CASE NAME	
	(lead parties only) vv.	
4.	TYPE OF CASE: [] District Ct - [] US Civil [] Private Civil [] Criminal [] Bankruptcy	
	[] Tax Court	
	[] Bankruptcy - if direct from Bankruptcy Court	
_	[] Original proceeding	
Э.	. IS THIS CASE REQUIRED BY STATUTE TO BE EXPEDITED? YES NO	
	If YES, cite statute:	
6.	. CASE INFORMATION:	
	a. District Court Docket No. Bankruptcy Court Docket No. Tax Court Docket No.	
	Civil Action Bankruptcy Tax	
	Criminal Adversary	
	Miscellaneous Ancillary b. Review is sought of: [] Final Order	
	[] Interlocutory Order appealable as of right	
	[] Interlocutory Order appearable as of right	
	c. Name of judge who entered order being appealed:	
	Judge Magistrate Judge	
	d. Date of order(s) appealed (use date docketed):	
	e. Date notice of appeal filed:	
	f. Has any other notice of appeal been filed in this case? YESNO	
	If YES, give date filed:	
	g. Are any motions currently pending in trial court? YESNO If YES, identify m filed:	otion and date
h. Has a transcript of proceedings been ordered pursuant to FRAP 10(b)? YES NO If NO, why not? i. Has this case previously been before this Court under another appeal number? YES, Appeal #s NO j. Are any cases involving the same underlying order or, to counsel's knowledge, involving <i>substantially the same issue</i> , currently pending before the District Court, this Court or the Supreme Court? YES NO If YES, give docket number(s) of these cases: k. Does this case turn on the validity or correct interpretation or application of a particular statute? YES NO If YES, give popular name and citation of statute:		
		ne issue,
_		=
Sig	ignature Date	
Name of Counsel or <i>Pro Se</i> Litigant (Print)		
Fir	irm Phone	
Address		
Counsel for Appellant (Name of Party)		

ATTACH A CERTIFICATE OF SERVICE

Note: If counsel for any other party believes that the information submitted is inaccurate or incomplete, counsel may so advise the Clerk within 10 days by letter, with copies to all other parties, specifically referring to the challenged statement. An original and three copies of such letter should be submitted.